

REMARKS

In accordance with the foregoing, claim 28 has been added. Claims 1-11, 16-22 and 27-28 are pending and under consideration.

The Examiner admits "Jalalian does not specifically teach resource setting means in a second computer." (OA p.5, ln. 10 to 11) The Examiner also mentions "Blair taught a second computer comprises resource setting means."

The specification of the present invention describes "the resource setting unit 41 sets the client OS 40 so that the selected resource may be usable in the notebook size PC 4," and therefore the resource setting means sets the resource information as to enable the resource to be used. This configuration is operational in the case where the resource is hardware. In the case the resource is software, the following configuration becomes operational.

The specification also describes "the server 1 transmits the software requested by the services processing unit 11, in this case the program file of the search software to the notebook size PC4. In the notebook size PC 4, receiving the program file transmitted from the server 1, it is accepted the resource setting unit 41 and registered in the program menu." (p. 27, para. 1, ln. 7 to 12) Thus, the resource selecting unit 41 of the notebook size PC 4 is "downloading of the selected resource (emphasis added)" (p. 27 para. 1, l. 5), in the case where the resource is software.

On the contrary, Blair (col. 4, ln. 6 to 12 and 46-59) describes only activation of "a network device virtual connection manager graphical user interface (Print Select) 114" by "the end user positioning the mouse over the 'Foothill Sierra 2 Bridge' portion of the building." Accordingly, Blair does not disclose the resource setting means which has the configurations of both setting the resource information so as to enable the resource to be used and downloading of the selected resources.

Therefore, Jalalian and Blair, when combined, do not disclose the system according to the present invention.

New claim 28 is patentable over the cited references at least due to its dependency from claim 1.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 3-27-08

By: 

Michael J. Badagliacca
Registration No. 39,099

1201 New York Avenue, NW, 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501